



yo. 4541 By the Wellfleet Marine Insurance Company of Wellfleet.

THIS POLICY OF INSURANCE WITNESSETH,

That the President and Directors of the WELLFLEET MARINE INSURANCE CO. do by these Presents cause

	We insured, lost or not lost. Citimatic Mulical Marine & S.
	Indev. Firminitoun for Therwiews
	loss of home progratic to Said Co, for how
	With Hish Bind Itil on Machent on
If there be any Lime on board, fifty per cent. to be added to the premi- um for the passage.	bound site olla Illerowell gram loor
When a Policy is can- celled, half per cent. on the amount insured will be retained.	meetown to I hua de phin
Partial loss on Sheet Iron, Iron Wire, Braziers' Rods. Iron Hoops. and Tin Plates, is excepted.	
It is also agreed that the Insurers shall not be liable for any partial loss on vessels fifteen years of age and upwards, un-	i A
less it amount to per cent. exclusive of all charges and expenses in- curred for the purpose of	whereof is Master for this present voyage, and on a name of the said vessel, or master thereof, is, or shall be, named or called; beginning the Adventure upon the said vessel, or master thereof, is, or shall be, named or called; beginning the Adventure upon the said as aforesaid, and to continue, during the voyage aforesaid, on the vessel, until she shall be arrived and moored at anchor, twenty-four hours in safety, and on the property until landed. And it shall be lawful for the said vessel, in her voyage, to proceed and sail to, touch and stay at, any ports or places, if thereunto obliged by stress of
ascertaining and proving the loss.	weather, or other unavoidable accidents, without prejudice to this insurance. Touching the adventures and perils which the said Insurance Company are contented to bear, and take upon them in this voyage, they are: of the Seas, Fire, Encodes, Pirates, assailing thieves, Resfraints and Detainments of all Kings, Princes or People, of what nation or quality seever, Barratry of the Master (unless the insured be owner of the vessel) and of the Mariners and all other losses and misfortunes which have or shall come to the damage of the said
Sum Insured.	or any part thereof, to which insurers are liable by the rules and customs of insurance in Boston; provided, that the insurers shall not be liable for any partial loss on Hemp and Flax. unless the loss amount to twenty per cent. on the whole aggregate value of such articles; nor for any partial loss on Sugar, Flax-Seed, Bread. Tobacco, and Rice, unless the loss amount to seven per cent. on the whole aggregate value of such articles; nor for any partial loss on Salt, Grain, Fish, Fruit, Hides, Skins, or other goods that are esteemed perishable in their own nature, unless it
	amount to ten per cent. on the whole aggregate value of such articles, and happen by stranding; nor for any partial loss on other goods, or on the vessel, or freight, nuless it amount to per cent. exclusive, in each case, of all charges and expenses incurried for the purpose of ascertaining and proving the loss; but the owners of such goods shall recover on a general average. And in case of any loss or misfortune, it shall be lawful for the insured, of the said of the s
j	Insurance Company will contribute, in proportion as the sum insured is to the whole sum at risk. And so the President and Directors aforesaid are contented, and do hereby bind the capital stock and other common property of the said Insurance Company, to the insured, executors, addinistrators, and assigns, for the true performance of the premises, confessing themselves paid the consideration due unto them for this insurance by the insured, at and after the rate of
Valued at	14 / for the passage
\$	
Premium	
iucluded.	To add per cent. if to or from Ports in Texas or Mexico in the time; and per cent. if to or from Ports in the West Indies between July 15th and October 15th; and per cent. if in Bay St. Lawreoce in September, and And it is hereby agreed, that if the insured shall have made any other insurance npon the prior in date to this Policy, then the said Insurance Company shall be answerable only for so much as the amount of such prior insurance may be deficient

Outfits or catchings of fishermen shall be subject to make per cent loss ou the original value, to claim of this Company, and such loss shall be caused by stranding, total loss, or abandonment at sea.

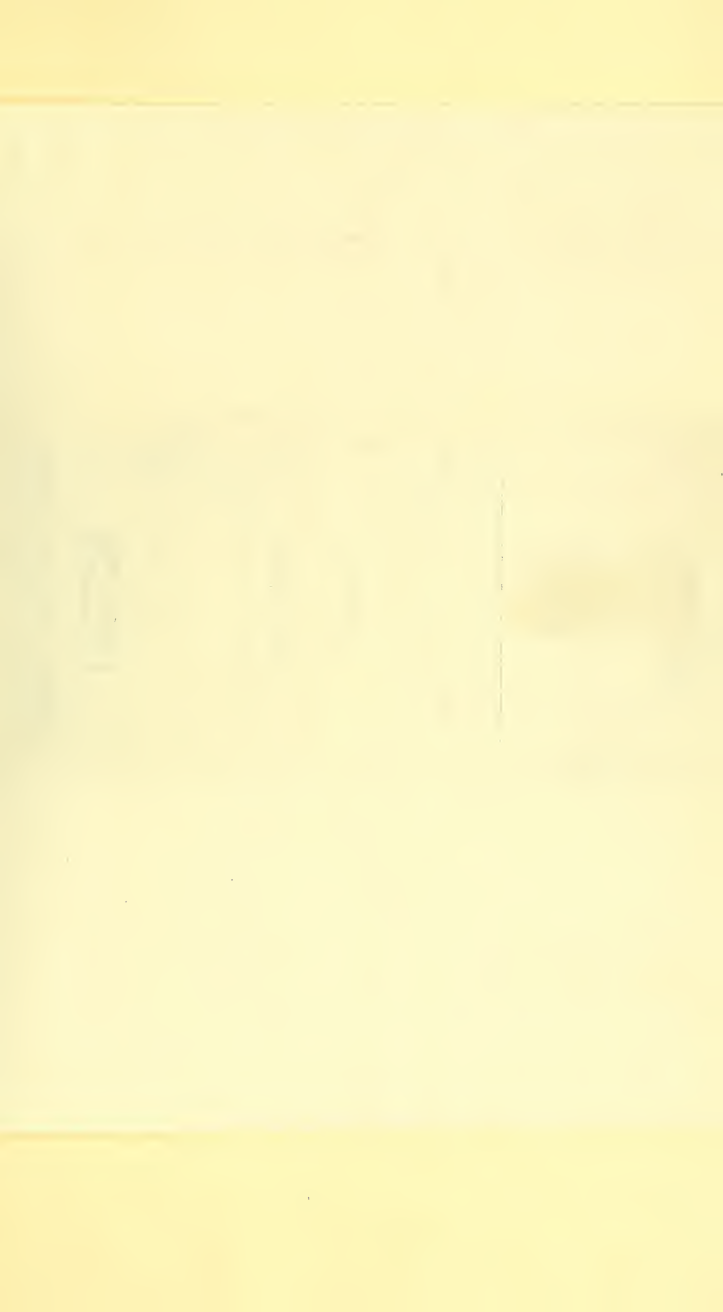
The Company is not liable for loss or damage on Copper, or other Sheathing, after it has been on twenty-four months.

And it is hereby agreed, that if the insured shall have made any other insurance npon the much as the amount of such prior insurance may be deficient towards fully covering the property at risk, whether for the whole voyage, or from one port of lading or discharge to another; and the said Insurance Company shall return the premium, or a ratable part thereof, upon so much of the sum by them insured, or for such part of the voyage as they shall be exonerated from by such prior insurance, provider, that no return premium shall be made for any passage whereon the risk has once commenced. And in case of any insurance upon the said in the contribution from such subsequent insurance company shall, nevertheless, be answerable to the full extent of the sum by them herein insured, without right to claim contribution from such subsequent observers; and shall, accordingly, be entitled to retain the premium by them here insured, without right to claim contribution from such subsequent insurance had been made. And in case of loss, such loss shall be paid in sixty days after proof and adjustment thereof, the amount of the premium note, if unpaid, and all sums due to the Company, from the insured, when such loss becomes due, being first deducted, and all sums coming due being inst paid or secured to the satisfaction of the said President and Directors, they discounting interest for anticipating payment. It is also agreed that, in case of capture or other arrest), for at least interty days: and that the insured shall not abadou in consequence of the port of destination being blockaded, but the vessel shall, in such case, have liberty to proceed to another port not blockaded, and there end the voyage, or wait a reasonable time for the blockade of the original port of destination to be raised; and that the acts of the insured, or insurers, in recovering, saving, and preserving the property insured, in case of disaster, shall not be considered at awiver or acceptance of an abandonment.

It is also agreed, that the insurrus shall n

Soah Snett secretary. (a med Duitt Eresident.





WELLFLEET

MARINE INSURANCE COMPANY.



Amount Insured, \$ 4000 -

Loss payable to Property Growings.





yo. 695. By the Wellfleet Marine Yusurance Company of Wellfleet.

THIS POLICY OF INSURANCE WITNESSETH,

That the President and Pirectors of the WELLFLEET MARINE INSURANCE CO. do by these Presents cause

to be insured, lost or not lost, attachie mutual Tire and
Marine Ilm Co. jor a cet of Said Co. Los
Thereford doil on machine and Congest
Thoroperial doils on machinel and Codyesh
in locard Veh file I Coronell Canal from
to Commence Sept. 14 1866, at noon
to Commence Dept. 14 1866, at noon

If there he any Lim on hoard, fifty per cen-to he added to the prem-um for the passage.

When a Policy is can celled, half per cent. on the amount insured will be retained.

Partial loss on Shee Iron, Iron Wire, Braziers Rods. Iron Hoops. an Tin Plates, is excepted.

It is also agreed that the Insurers shall not be liable for any partial loss on vessels fifteen years of age and upwards, un-less it amount to per cent. exclusive of all charges and expenses in-curred for the purpose of ascertaining and proving the loss.

Sum Insured

3000

Outhts or catchings of fishermen shall be subject to make per ceat. loss on the original value, to claim of this Company, and such loss shall be caused by stranding, total loss, or abandonment at sea.

The Company is not liable for loss or damage on Copper, or other Sheathing, after it has been on twenty-four months.

whereof is Master for this present voyage, name or names the said vessel, or master thereof, is, or shall be, named or called; beginning the Adventure upon the said vessel, or master thereof, is, or shall be, named or called; beginning the Adventure upon the said as aforesaid, and to continue, during the voyage aforesaid, on the vessel, until she shall be arrived and moored at anchor, twenty-four hours in safety, and on the property until landed

And it shall be lawful for the said vessel, in her voyage, to proceed and sail to, touch and stay at, any ports or places, if thereunto obliged by stress of weather, or other unavoidable accidents, without prejudice to this insurance.

Touching the adventures and perils which the said Insurance Company are contented to bear, and take upon them in this voyage, they are: of the Seas, Fire, Enemics, Pirates, assailing thieves, Restraints and Detainments of all Kings, Princes or People, of what nation or quality scover, Barratry of the Master (unless the loss unless the loss and customs of insurance in Boston; provided, that the insurers shall not he liable for any partial loss on Hemp and Flax, unless the loss amount to twenty per cent, on the whole aggregate value of such articles; nor for any partial loss on Sult. Grain, Fish, Fruit, Hides, Skins, or other goods that are esteemed perishable in their own nature, unless it amount to ten per cent, on the whole aggregate value of such articles; nor for any partial loss on such articles, and happen by stranding; nor for any partial loss on other goods, or on the vessel, or freight, unless it amount to general average. And in case of any loss or misfortune, it shall be lawful for the insured, factors, servants, and assigns, to suc, labor and travel for, in and about the defence, safeguard, and recovery of the said Insurance Company will continue, in proportion as the sum insured is to the whole sum at risk. And so the President and Directors aforesaid are contented, and do hereby bind the capital stock and other common proper

To add per cent. if to or from Ports in Texas or Mexico in the time: and
And it is hereby agreed, that if the insured shall have made and eavy other insurance upon the
prior in date to this Policy, then the said Insurance Company shall be answerable only for so much as the amount of sech prior insurance may be deficient
towards fully covering the property of risk, whether for the whole voyage, or from one port of lading or discharge to another; and the said Insurance
concerted from by such prior insurance, provided, that the theory of the said property of the said the said Insurance
exonerated from by such prior insurance, provided, that the theory of the said the said Insurance
exonerated from by such prior insurance, provided, that the same property of the said the said Insurance
exonerated from by such prior insurance, provided, that the same premium shall be made or any passage whereon the risk has once commenced. And
in case of any insurance upon the said
in date to this Policy, the said Insurance Company shall, new fitteless, he answerable to the full extent of the sum by them herein insured, without right to
such subsequent insurance had been made. And in case of loss, such loss shall be paid in sixty days after proof and adjustment thereof, the amount of the
subsequent insurance had been made. And in case of loss, such loss shall be paid in sixty days after proof and adjustment thereof, the amount of the
premium noto, if uppaid, and all sums due to the Company, from the insured, when such loss becomes due, being first deducted, and all sums coming due being
first paid or secured to the satisfaction of the said President and Directors, they disconating interest tor anticipating payment. It is also agreed that, in case
of capture or other arrest, for at least ninety days; and that the insured shall not abandon in consequence of the port of destination being blockaded,
of the original port of destination to he raised; and that the acts of the insurers, in recovering, saving, and preserving the property ins

Jaak Inett, Secretary.

Janus Lucte Bresident.





WELLFLEET

MARINE INSURANCE COMPANY.



Mix



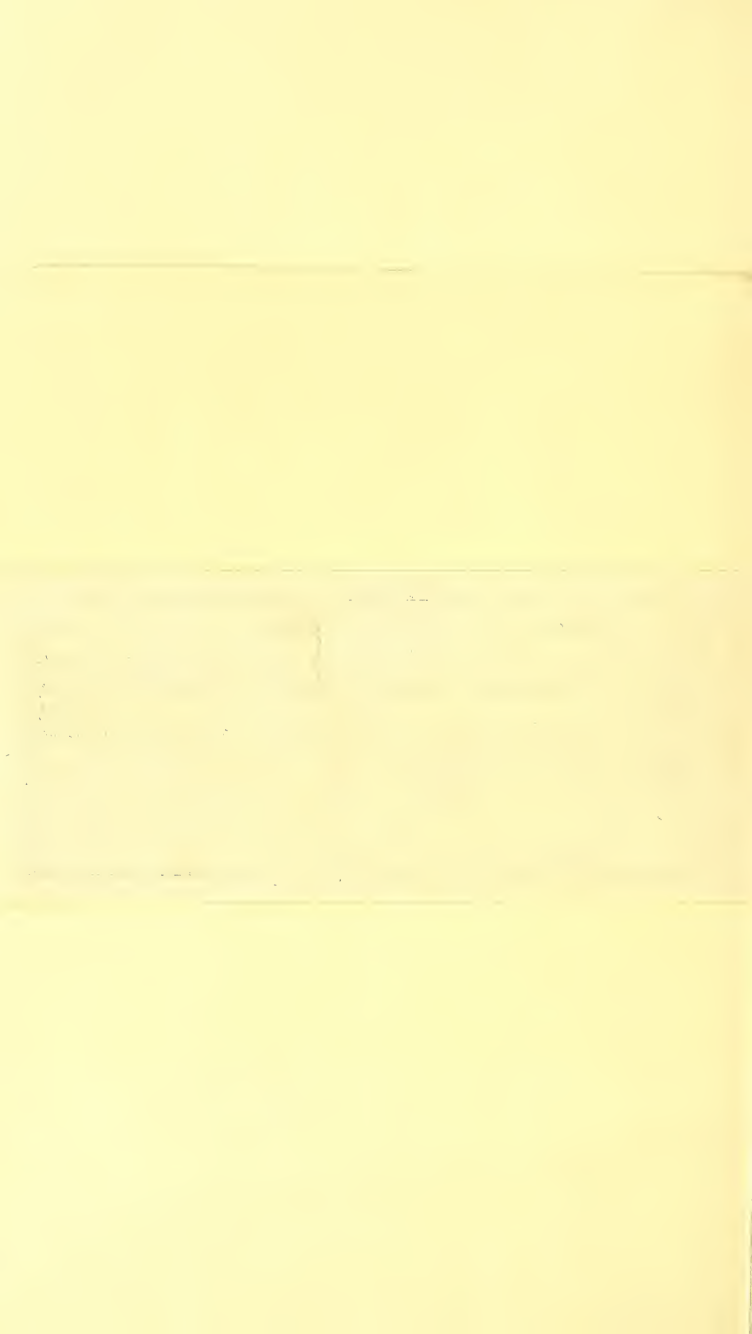




Policy Do. 767.

Policy Do. 767.

Pixty days after risk ends, the promise to pay the WELLFLEET WARINE INSURANCE COMPANY, or Order, Total T







Policy Do. 6/4 1832 At Allflert, Que 22 1866

Sixty days after risk ends, Ac promise to pay the WILLFIDET MARKIND INSURANCE COMPANY, or Order, Dollars, subject to such additional or return premium as may fall due in accordance with the terms of the Policy.

Premium, 30,000 and marine in the Policy.

Still Premium, 30,000 and marine in the Confidence of the Policy.

Spires With passage Due

